

# **Exhibit 183**

*Redacted Public Version*

UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF NEW YORK

---oOo---

NIKE, INC., )  
)  
Plaintiff, )  
)  
vs. ) No. 1:22-cv-00983-VEC  
)  
STOCKX LLC, )  
)  
Defendant. )  
\_\_\_\_\_)

H I G H L Y C O N F I D E N T I A L

OUTSIDE ATTORNEYS' EYES ONLY

STOCKX 30(b)(6) VIDEOTAPED DEPOSITION OF BROCK HUBER  
SAN FRANCISCO, CALIFORNIA  
WEDNESDAY, FEBRUARY 22, 2023

STENOGRAPHICALLY REPORTED BY:

ANDREA M. IGNACIO, CSR, RPR, CRR, CCRR, CLR ~  
CSR LICENSE NO. 9830  
JOB NO. 5688666

<p style="text-align: right;">Page 2</p> <p>1 UNITED STATES DISTRICT COURT 2 FOR THE NORTHERN DISTRICT OF NEW YORK 3 ---oOo--- 4 5 NIKE, INC., ) 6 ) 7 Plaintiff, ) 8 ) 9 vs. ) No. 1:22-cv-00983-VEC 10 ) 11 STOCKX LLC, ) 12 ) 13 Defendant. ) 14 _____) 15 16 StockX 30(b)(6) Videotaped Deposition of 17 Brock Huber, taken on behalf of the Plaintiff, 18 Pursuant to Notice, on Wednesday, February 22, 19 2023, beginning at 8:40 a.m., and ending at 20 4:43 p.m., before me, ANDREA M. IGNACIO, CSR, RPR, 21 CCRR, CRR, CLR ~ License No. 9830. 22 23 24 25</p>	<p style="text-align: right;">Page 4</p> <p>1 I N D E X 2 3 WITNESS: Brock Huber, StockX 30 (b)(6) 4 5 EXAMINATION PAGE 6 By Ms. Duvdevani 9 7 By Ms. Bannigan 247 8 E X H I B I T S 9 EXHIBIT PAGE 10 Exhibit 1 3-19-22 Email Re: General Selling 27 11 Bates STX0204960 12 Exhibit 2 Plaintiff Nike, Inc.'s Notice of 32 13 Rule 30(b)(6) Deposition to 14 StockX LLC 15 Exhibit 3 PL by Entity with CC Breakout, 36 16 Bates STX0774394 17 Exhibit 4 September 2021 Board Meeting, 91 18 Bates STX0583757 - '97 19 Exhibit 5 StockX Revenue from Jordan Brand 103 20 Bates STX0774395 21 Exhibit 6 Revenue &amp; Operating Losses from 125 22 Jordan Brand, Nike and Nike Vault 23 NFTs, Bates STX0774285 24 Exhibit 7 NFTs Collect What's Next, Bates 159 25 NIKE0000055 - '58</p>
<p style="text-align: right;">Page 3</p> <p>1 A P P E A R A N C E S: 2 3 FOR THE PLAINTIFF: 4 DLA PIPER 5 By: TAMAR Y. DUVDEVANI, Esq. 6 MARC E. MILLER, Esq. 7 GABRIELLE VELKES 8 1251 Avenue of the Americas, 27th Floor 9 New York, New York 10020 10 212.335.4500 11 tamar.duvdevani@dlapiper.com 12 FOR THE DEFENDANTS: 13 DEBEVOISE &amp; PLMPTON, LLP 14 By: MEGAN K. BANNIGAN, Esq. 15 JUSTIN FERRONE, Esq. 16 66 Hudson Boulevard 17 New York, New York 10001 18 212.909.6000 19 mkbannigan@debevoise.com 20 21 ALSO PRESENT: Peter Yaroschuk, Videographer 22 Kevin Adams, StockX LLC 23 24 ---oOo--- 25</p>	<p style="text-align: right;">Page 5</p> <p>1 E X H I B I T S 2 EXHIBIT PAGE 3 Exhibit 8 Marketing Asset &amp; GTM Approvals 172 4 Bates STX0097812 - '37 5 Exhibit 9 1-18-22 Email Re: Introducing 184 6 Vault NFTs, Bates STX0025343 7 - '44 8 Exhibit 10 Page Vault, Bates NIKE0005663 190 9 Exhibit 11 Page Vault, Bates NIKE0005676 190 10 - '77 11 Exhibit 12 NFT Integrated Marketing and 194 12 Creative Brief, Bates STX0020696 13 - '67 14 Exhibit 13 StockX Trading Wave 2, Bates 202 15 STX0016533 - '69 16 Exhibit 14 Outline of Conversations, Bates 206 17 STX0140205 - '29 18 Exhibit 15 1-14-22 Email Re: Brand Direct 208 19 Bates STX0042065 - '69 20 Exhibit 16 StockX Drop Mechanics, Bates 210 21 STX0022621 - '32 22 Exhibit 17 What's Now: StockX Vault NFTs 215 23 Exhibit 18 First Quarter 2022 Shareholder 221 24 Letter, Bates STX01916168 - '36 25 ///</p>

<p style="text-align: right;">Page 6</p> <p>1 EXHIBITS</p> <p>2 EXHIBIT PAGE</p> <p>3 Exhibit 19 Fourth Quarter &amp; Full Year 2021 221</p> <p>4 Shareholder Letter, Bates</p> <p>5 STX0190727 - '46</p> <p>6 Exhibit 20 9-13-21 Email Re: Forbes: Born 225</p> <p>7 in The Metaverse: Will RTFKT's</p> <p>8 New Avatar Project Be The Next</p> <p>9 Big Thing in NFTs and Fashion?</p> <p>10 Bates STX0043022</p> <p>11 Exhibit 21 4-27-21 Email Re: Intro/StockX 228</p> <p>12 Bates STX0039964 - '73</p> <p>13 Exhibit 22 Digital StockX, Bates 230</p> <p>14 STX0031324 - '49</p> <p>15 Exhibit 23 Digital StockX, Bates 241</p> <p>16 STX0022141 - '88</p> <p>17 Exhibit 24 Northstars Draft 243</p> <p>18</p> <p>19 ---oOo---</p> <p>20</p> <p>21</p> <p>22</p> <p>23</p> <p>24</p> <p>25</p>	<p style="text-align: right;">Page 8</p> <p>1 My name is Peter Yaroschuk from the firm</p> <p>2 Veritext. I am the videographer.</p> <p>3 The court reporter is Andrea Ignacio, from</p> <p>4 the firm Veritext.</p> <p>5 I am not related to any party in this action,</p> <p>6 nor am I financially interested in the outcome.</p> <p>7 Counsel, all present in the room, please now</p> <p>8 state your appearances and affiliations for the</p> <p>9 record.</p> <p>10 If there are any objections to proceeding,</p> <p>11 please state them at the time of your appearance,</p> <p>12 beginning with the noticing attorney.</p> <p>13 MS. DUVDEVANI: Tamar Duvdevani, DLA Piper,</p> <p>14 for plaintiff, Nike.</p> <p>15 I am joined by my colleagues, also of</p> <p>16 DLA Piper, Gabby Velkes and Mark Miller. Good</p> <p>17 morning.</p> <p>18 MS. BANNIGAN: Good morning. Megan Bannigan</p> <p>19 from Debevoise &amp; Plimpton, on behalf of StockX.</p> <p>20 I'm here with my colleague from Debevoise</p> <p>21 Justin Ferrone, as well as Kevin Adams, in-house</p> <p>22 counsel for StockX.</p> <p>23 THE VIDEOGRAPHER: Thank you.</p> <p>24 Will the court reporter please swear in the</p> <p>25 witness.</p>
<p style="text-align: right;">Page 7</p> <p>1 DEPOSITION PROCEEDINGS</p> <p>2 WEDNESDAY, FEBRUARY 22, 2023</p> <p>3 ---oOo---</p> <p>4</p> <p>5</p> <p>6 THE VIDEOGRAPHER: Good morning. We are</p> <p>7 going on the record at 8:40 a.m. on February the 22nd,</p> <p>8 2023.</p> <p>9 Please note that microphones are sensitive</p> <p>10 and may pick up whispering, private conversations, and</p> <p>11 cellular interference.</p> <p>12 Please turn off all cell phones or place them</p> <p>13 away from the microphones, as they can interfere with</p> <p>14 the deposition.</p> <p>15 Audio -- audio and video recording will</p> <p>16 continue to take place unless all parties agree to go</p> <p>17 off the record.</p> <p>18 This is Media Unit 1 of the video-recorded</p> <p>19 deposition of Brock Huber. Taken by counsel for</p> <p>20 Plaintiff.</p> <p>21 In the matter of Nike Incorporated versus</p> <p>22 StockX LLC. Filed in the United States District Court</p> <p>23 for the Southern District of New York.</p> <p>24 The deposition is being held at 555 Mission</p> <p>25 Street, Suite 2400, San Francisco, California 94105.</p>	<p style="text-align: right;">Page 9</p> <p>1 BROCK HUBER,</p> <p>2 having been first duly sworn</p> <p>3 by the Certified Court Reporter,</p> <p>4 testified as follows:</p> <p>5</p> <p>6 EXAMINATION</p> <p>7 BY MS. DUVDEVANI:</p> <p>8 Q Okay. Good morning, Mr. Huber. As you</p> <p>9 heard, my name is Tamar Duvdevani. I am counsel for</p> <p>10 Nike in this matter.</p> <p>11 Have you ever been deposed before?</p> <p>12 A No.</p> <p>13 Q Okay. Do you understand that your testimony</p> <p>14 today is being given under oath?</p> <p>15 A I do.</p> <p>16 Q And do you understand that in addition to</p> <p>17 whatever ethical or moral obligations you feel about</p> <p>18 providing testimony under oath, that lying under oath</p> <p>19 can involve serious legal consequences?</p> <p>20 A Yes.</p> <p>21 Q Do you understand that if you know an answer</p> <p>22 to my question, yet you say "I don't know," that is</p> <p>23 lying under oath?</p> <p>24 A Yes.</p> <p>25 Q Do you understand that if you know and recall</p>

3 (Pages 6 - 9)

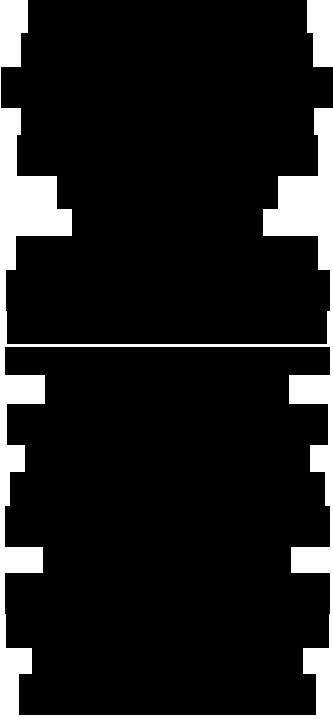


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<p>Page 42</p> <p>[REDACTED]</p>	<p>Page 44</p> <p>[REDACTED]</p>
<p>Page 43</p> <p>[REDACTED]</p>	<p>Page 45</p> <p>[REDACTED]</p>

**Deposition Date: 2/22/2023****Deponent: Brock Huber – Errata Sheet****Case Name: Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC)**

<b>Page(s): Line(s)</b>	<b>Now Reads</b>	<b>Should Read</b>	<b>Reason</b>
24:19	<b>in</b>	<b>on</b>	Transcription Error
52:19	<b>and</b> the legal entity	<b>in</b> the legal entity	Transcription Error
54:2	units of <b>all</b> NFTs	units of <b>Vault</b> NFTs	Transcription Error
58:3	<b>advertisement</b>	<b>advertising</b>	Transcription Error
58:14	<b>Highsnobity</b>	<b>Highsnobiety</b>	Transcription Error
59:15	<b>All-Stars</b>	<b>All-Star</b>	Transcription Error

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<b>Page(s): Line(s)</b>	<b>Now Reads</b>	<b>Should Read</b>	<b>Reason</b>
61:1-4	<b>Yes.</b>		Clarification
61:23-62:4			Clarification
64:23	<b>application and verification</b>	<b>authentication and verification</b>	Transcription Error



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<b>Page(s): Line(s)</b>	<b>Now Reads</b>	<b>Should Read</b>	<b>Reason</b>
80:1	full-time <b>hedge</b>	full-time <b>gig</b>	Transcription Error
95:4	<b>or</b> directly to	<b>more</b> directly to	Transcription Error
98:21	be a profitability	be <b>at</b> profitability	Transcription Error
100:23	<b>edition of</b> the catalog	<b>addition to</b> the catalog	Transcription Error/Clarification
103:1	<b>All-Stars</b>	<b>All-Star</b>	Transcription Error
107:25	<b>won't</b> be as described	<b>will</b> be as described	Clarification
109:3	<b>KISS</b>	<b>Kith</b>	Transcription Error
113:20	Nike <b>1</b> Data	Nike <b>Rev</b> Data	Transcription Error
143:16	Cool <b>Gray</b>	Cool <b>Grey</b>	Typographical Error
143:19	Cool <b>Gray</b>	Cool <b>Grey</b>	Typographical Error
149:18	<b>an</b> app	<b>in</b> app	Transcription Error
168:11	Customer experience <b>invoice</b> , the customer	Customer experience, <b>voice of the</b> customer	Transcription Error

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<b>Page(s): Line(s)</b>	<b>Now Reads</b>	<b>Should Read</b>	<b>Reason</b>
171:19	<b>Does</b> that bear	<b>Is</b> that bear	Transcription Error
198:21	Jordan 1 <b>Drafts</b>	Jordan 1 <b>Drops</b>	Transcription Error
205:8	<b>collectors</b> items	<b>collectors'</b> items	Typographical Error

I, Brock Huber, do hereby certify under penalty of perjury that I have read the foregoing transcript of my deposition taken on February 22, 2023; that I have made such corrections as appear noted herein; and that my testimony as contained herein, as corrected, is true and correct.

DATED this 30 day of March, 2023.

DocuSigned by:  
  
 7F40F0A2A21F421...

Brock Huber